

EXHIBIT E



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March 23, 2005

Doug Keenan
505 Tamarack Lane
Noblesville, IN 46060

Re: U.S. Patent Application Serial No. 09/976,038
"Playback Device Having Text Display and
Communication With Remote Database of Titles"

Dear Doug:

I am writing in regard to a DNNA patent application with yourself, Scott A. Jones, Tim Dygert, Sethu Madhavan, and Gerard Talatinian listed as the inventors. The patent is entitled "Playback Device Having Text Display and Communication With Remote Database of Titles." I have enclosed a copy of the patent application.

We currently need to file some procedural papers related to this patent application that require your signature. In particular, we need to file a new Oath/Declaration that requires the signatures of all the inventors. I would greatly appreciate your help in this matter. I have enclosed a copy of the Oath/Declaration that has been signed by the other four inventors. Please review the enclosed patent application and the Oath/Declaration and sign and date the Oath/Declaration in the spaces provided. (If any changes need to be made to your address/citizenship on the Oath/Declaration, please make and initial the changes).

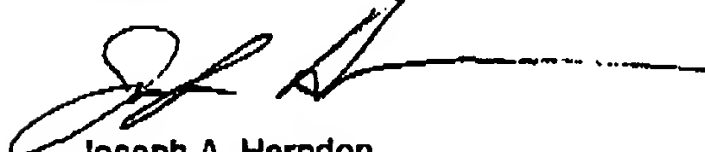
Please return the signed Oath/Declaration to me in the enclosed self-addressed return envelope. We would appreciate receiving the signed declaration by **March 30, 2005**.

In addition, please recall that you are obligated by a "duty of disclosure" under the U.S. Patent Laws, which requires you to submit to the Patent Office any and all information of which you are aware that a Patent Examiner may consider to be material to the patentability of your invention, whether the information is considered alone or in combination with other information. This duty will continue to exist for as long as the patent application is pending before the Patent Office, and failure to comply with the duty

can render a resulting patent unenforceable in federal court. Thus, if you are aware of any such information, please provide it to me so that we can determine whether to submit it to the Patent Office as required.

Please call me at the number below if you have any questions or concerns. We appreciate your cooperation in this matter.

Sincerely,



Joseph A. Herndon
Patent Agent
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cc: Eric Moran